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SUPERIOR COURT OF CALIFORNIA-COUNTY OF SAN JOAQUIN

02/06/01 15:16

SAN JOAQUIN CJIS

STOCKTON BRANCH

ORGANIZATION: SC

CASE NO. LF005144 A DATE: 02/05/01 TIME: 10:00 AM DEPT.: 25

PEOPLE VS. MENDOZA, ARQUIMEDES

(DOB: 12/27/78)

JAMES E HAMMERSTONE JR. JUDG CLERK: L MORENO

REPORTER: T PLACE

BAILIFF: K SALES

NATURE OF PROCEEDINGS: READINESS CONFERENCE.

CHARGES: 1. PC 245(A)(2)

2, PC 246.3 W/PC 17

DEFENDANT PRESENT.

DEFENDANT PRESENT IN CUSTODY.

DEFENDANT PRESENT WITH PUBLIC DEFENDER E SHAVER.

-DEPUTY DISTRICT ATTORNEY TOM MONTES PRESENT FOR THE PEOPLE.

F MORENO PRESENT AS A SPANISH LANGUAGE INTERPRETER.

READINESS CONFERENCE HELD

COMPLAINT AMENDED AS TO COUNT 2 : MISDEMEANOR PURSUANT TO PC17, VIOLATION OF PC 246.3, ON MOTION OF DEPUTY DISTRICT ATTORNEY T MONTES.

DEFENDANT ADVISED OF CHARGE(S) AS AMENDED.

FORMAL ARRAIGNMENT WAIVED.

DEFENDANT ADVISED OF, UNDERSTOOD, AND KNOWINGLY AND VOLUNTARILY WAIVED ALL THE FOLLOWING RIGHTS: THE PRIVILEGE AGAINST SELF-INCRIMINATION, THE RIGHT TO A JURY TRIAL. AND THE RIGHT TO CONFRONT AND CROSS-EXAM WITNESSES AGAINST HIM. AFTER QUESTIONING THE DEFENDANT THE COURT DETERMINED THAT THE DEFENDANT UNDERSTOOD THE NATURE OF THE CHARGE, THE ELEMENTS OF THE OFFENSE, THE PLEAS AVAILABLE THERETO. THE POSSIBLE DEFENSES THERETO, THE POSSIBLE RANGE OF PENALTIES AND OTHER CONSEQUENCES OF DEFENDANT'S PLEA (INCLUDING THE EFFECT OF THE ADMISSION OF ANY PRIOR CONVICTION).

TO TESTIFY ON HIS OWN BEHALF.

CASE NO. LF005144 A DATE: 02/05/01 TIME: 10:00 AM DEPT.: 25
PEOPLE VS. MENDOZA, ARQUIMEDES (DOB: 12/27/78)

TO CONSEQUENCES OF CONVICTION PURSUANT TO SECTION 1016.5PC (ALIEN).

DEFENDANT IS ADVISED OF PAROLE CONSEQUENCES.

DEFENDANT ADVISED THIS IS 1 STRIKE.

COURT ASKED IF ANY PROMISES OR RECOMMENDATION HAD BEEN MADE TO HIM/HER BY DISTRICT ATTORNEY OR HIS/HER COUNSEL OR BY ANYONE ELSE AS TO WHAT THE PUNISHMENT COULD OR MIGHT BE.

DEFENDANT ENTERED A PLEA OF GUILTY TO COUNT 1.

DEFENDANT ENTERED A PLEA OF GUILTY TO COUNT 2.

ALL ENHANCEMENTS ARE STRICKEN.

THE DEFENSE ATTORNEY CONCURRED WITH THE DEFENDANTS PLEA AND ADMISSION.

THE COURT FOUND THE PLEA KNOWLEDGEABLE, INTELLIGENT AND VOLUNTARY.

COURT ACCEPTED PLEA.

DEFENDANT WAIVES PROBATION REFERRAL.

PROBATION DEPARTMENT NOTIFIED TO PREPARE REPORT PURSUANT TO 1203C PC.

NO LEGAL CAUSE APPEARING WHY JUDGEMENT SHOULD NOT NOW BE PRONOUNCED.

DEFENDANT WAIVES TIME FOR SENTENCING.

FORMAL ARRAIGNMENT FOR JUDGMENT WAIVED.

COUNT 3 DISMISSED ON MOTION OF DEPUTY DISTRICT ATTORNEY T MONTES. REASON FOR DISMISSAL OR DISCHARGE: INTEREST OF JUSTICE IN VIEW OF PLEA TO 1.2.

COUNT 4 DISMISSED ON MOTION OF DEPUTY DISTRICT ATTORNEY
T MONTES. REASON FOR DISMISSAL OR DISCHARGE: INTEREST OF
JUSTICE IN VIEW OF PLEA TO 1,2.

COUNT 5 DISMISSED ON MOTION OF DEPUTY DISTRICT ATTORNEY T MONTES. REASON FOR DISMISSAL OR DISCHARGE: INTEREST OF JUSTICE IN VIEW OF PLEA TO 1,2.

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CASE NO. LF005144 A DATE: 02/05/01 TIME: 10:00 AM DEPT.: 25 PEOPLE VS. MENDOZA, ARQUIMEDES

(DOB: 12/27/78)

- COUNT & DISMISSED ON MOTION OF DEPUTY DISTRICT ATTORNEY T MONTES. REASON FOR DISMISSAL OR DISCHARGE: INTEREST OF JUSTICE IN VIEW OF PLEA TO 1,2.
- COUNT 7 DISMISSED ON MOTION OF DEPUTY DISTRICT ATTORNEY T MONTES. REASON FOR DISMISSAL OR DISCHARGE: INTEREST OF JUSTICE IN VIEW OF PLEA TO 1,2.
- COUNT 8 DISMISSED ON MOTION OF DEPUTY DISTRICT ATTORNEY T MONTES. REASON FOR DISMISSAL OR DISCHARGE: INTEREST OF JUSTICE IN VIEW OF PLEA TO 1,2.
- PROBATION IS DENIED.
- AS TO COUNT 1 : IMPOSED THE MIDDLE TERM OF 3 YEAR(S), O MONTH(S), O DAY(S).
- DEFENDANT TO SERVE TOTAL PRISON OF 3 YEARS, O MONTHS.
- DEFENDANT TO PAY RESTITUTION FINE OF \$200.00 PURSUANT TO PC 1202.4 COLLECTED BY CDC.
- PLUS \$20.00 ADMINISTRATIVE SURCHARGE FOR RESTITUTION FINE - RESTITUTION FUND COLLECTION FEE
- PURSUANT TO PC 1202.45, THE COURT IMPOSES AN ADDITIONAL RESTITUTION FINE OF \$200.00 SAID FINE TO BE SUSPENDED UNLESS PAROLE IS REVOKED.
- CREDIT FOR TIME SERVED: LOCAL 127 PLUS 19 (GOOD TIME/WORK CREDIT) PLUS O CRC/CDC PLUS O (GOOD TIME/WORK/CREDIT) - TOTAL 146 DAYS.
- CONDUCT CREDIT GIVEN PURSUANT TO 2933.1PC (15% RULE)
- AS TO CT 2 A MISD. -IMPOSITION OF SENTENCE SUSPENDED FOR 3 YEARS.
- SHERIFF TO DELIVER DEFENDANT INTO CUSTODY OF THE DIRECTOR OF CALIFORNIA DEPARTMENT OF CORRECTIONS, RECEPTION GUIDANCE CENTER AT DVI.
- ALL SENTENCE ELEMENTS FOR THIS PROCEEDING ENTERED.
- INFORMATION SENT TO THE JAIL.
- PROBATION DEPARTMENT NOTIFIED.
- ENTERED IN CJIS BY J. CARRENO ON 02/06/2001.

CASE NO. LF005144 A DATE: 02/05/01 TIME: 10:00 AM DEPT.: 25

(DOB: 12/27/78)

PEOPLE VS. MENDOZA, ARQUIMEDES

CASE IS ADJUDICATED.

VACATE JURY TRIAL ASSIGNMENT (JTA) THAT WAS SET ON 02/20/2001 AT 8:15 A.M..

CUSTODY STATUS: DEFENDANT IS REMANDED TO THE CUSTODY OF THE DEPT. OF CORRECTIONS.

		MINUTED TO THE PROPERTY OF THE
	SUPERIOR COURT OF CALIFOR	NIA • COUNTY OF SAN JOAQUIN
PEOPL	E VS. ARQUIMEDES MENDOZA DOB: 12/27/7	: PROC: AWR FAR DEPT: L2
CHARG		! DATE: 10/03/00 TIME: 13:30
	PC422 F; 6. PC242;	: JDG/COMM: DAVID WARNER
		CLERK: JTD DLN CV ACN PMC
CASE:	LF005144A DA: 0372841 AGCY: S0	REPT:
APPEAR	ANCE	NOT GUILTY PLEA / DENIAL
MITRF	☐ Matter transferred to Department	PLED Defendant enters plea of NOT GUILTY to
AP PRA	Defendant present APDNP Defendant not present	PLDAC NOT GUILTY Plea entered by the Court as to all counts.
AP CUS	☑ in custody NTC ☐ Defendant in custody, not transported to Court	PLCEA NOT GUILTY Plea entered by counsel as to all counts.
APP	☐ A. Appearance by ☐ R. Represented by	CDGAB All enhancements as alleged are denied JTDEM Defendant demands Jury Trial. JTWVD Defendant waives Jury Trial.
H/G	□ PD □ Atty.	CONTINUANCE CONTINUED TO
APCAP	Courtesy appearance for	SH 10-500 at 45-85 (mydm in Dept. 31 for 1368
APWPA	☐ Waiver of personal appearance filed	SH W 10 at 7 ampm in Dept 10 for 10 avat
APD	□ DA. Deputy DA □ LAW. Law Çlerk □ AG. Attorney General □ Present	SH
INTPR	S. Hemundergresent as a Spanish interpreter.	SHatam/pm in Deptfor
APOTH		MIRAS set for remains as set
	PEARANCE	WTNP
CSORB	□ O.R. Release revoked PREVO □ Probation revoked	WTIM Time waived by A. Defendant B. Counsel Peo. People
BBBFO	Bail forfeited. Bench warrant ordered. Bail \$	WTWVC ☐ Time waived 10/60 days WRDWA ☐ Arbuckle rights waived
BBBW	☐ Bench warrant ordered ☐ P. Bail \$ ☐ N. No Bail allowed ☐ Cash only NRL.☐ No release per 853.6 TCNSG ☐ Delete ADAP	AP Defendant ordered: DOP Present NOP Not Present
SHWHD	☐ Bench warrant ordered, held to (cont.) Bail \$	DCD Present or Attorney DOF Present at all court dates
BB INC	☐ Bail increased to ☐ \$NBA ☐ No Bail	MIINTInterpreter required
wwbwi	Warrant issued on ordered increased to	SHVAC
MIWRM	☐ Existing warrant to remain with bail as previously set	SHVAC
MIDSA	☐ DA to submit affidavit for issuance of arrest warrant	OTHER & Court orderd by Neg of PD.
WWAWO	Arrest warrant ordered. Bail \$	NOTIA Probation Department notified
MIFII	☐ Defendant failed to appear for drug court intake interview on	O.R. AGREEMENT
WWFSA Bench Warrant ordered-Defendant failed to appear at substance abuse		AS CONDITIONS FOR BEING RELEASED ON HIS/HER OWN RECOGNIZANCE OR BAIL
WW-1-W17-Y	program.	DEFENDANT AGREES TO: TCOR1 Obey all laws and promises to obey all reasonable conditions of release
MIDRP	NMENT / FURTHER ARRAIGNMENT ☐ Dropped from calendar	imposed by the court or magistrate.
FDTEM	☐ Stipulation re Judge Pro Tempore filed	TCOR2 Appear at all times and places as ordered by the Court of Magistrate
MI PTC	☐ PTC held PTN ☐ PTC not held REA ☐ Read. Conf. held	releasing Defendant and as ordered by any Court in which, or any Magistrate before whom, the charge is subsequently pending.
FDLRD RACAS	Advisal of rights signed, filed and made a part of the docket Rights given En Masse via audio cassette by Judge	TCOR Understand that the willful failure to appear to answer the charge(s) hereon
ARC	☐ Copy of ☐ D. Complaint ☐ A. Information ☐ I. Indictment	is a separate violation regardless of the disposition of this case, of which punishment may be:
RA ARC	previded to B. Def. A. Counsel for Defendant Defendant duly arraigned and advised of rights as to:	3 ☐ ji MISDEMEANOR; six months in jail and/or \$1,000 fine
RA	FEL Felony MAN Ind. MAL Misd. FUG Fug.	4 If FELONY; three years in State Prison or County Jail and/or \$10,000 fine TCOR5 Not leave this state without the Court's permission.
ARWVD	Formal arraignment waived.	TCOR6 Waive extradition if fails to appear as required and is apprehended outside
WRW	☐ Reading of ☐ C. Complaint ☐ A. Information ☐ I. Indictment waived by ☐ B. Defendant ☐ A. Counsel for Defendant	this state.
TNOKE	Defendant answers to true name as charged.	TCOR7 Make and keep appointments with appointed counsel.
TNOTH	Defendant answers to true name of	TCSAF Stay away from
T. D. 40-T	Upon motion of, complaint amended to show true	TCOR8 Stay 100 yards away from, do not contact, nor have any contact
TNMOT	defendant to be, complaint amended to show true	TCOR9 inc. residence, place of employment, or visits
PACFT	declared a conflict	TCNFV Do not annoy, harass, threaten or strike
PARLV	G relieved	DVCPO Comply with all conditions of CPO filed herein.
PADTR	☐ Defendant to retain own counsel	TCLAI
PAAR	Appointed as Attorney of Record: F; P.D. J. L.R.S.	TCNA Abstain from the use of L. Alcohol L. Drugs
	A. P.D. R. Jass appearing	TCORK Not associate with drug dealers and drug users
	C. L.R.Sappearing	TCOR L/M Not possess weapons
	∠D.□	TCSMA Submit to drug, narcotic, or alcohol test as directed by Probation Officer or Peace Officer.
PAPDI MICAC	Defendant to report to the Public Defender's Office for interview. Defendant ordered to pay COURT APPOINTED COUNSEL FEE	TCS2F Submit person, vehicle, place of residence or area over which he has control
	of \$ 25. by next court date. (see reverse)	to search for and seizure of
MIAEJ	☐ Defendant advised of Deferred Entry of Judgment Program ☐ DA stated defendant is eligible for D.E.J. Program	at any time of day or night, with or without search warrant, with or without probable cause as directed by any Probation Officer or Peace Officer.
PSDAC PRR	☐ Report Ordered: ☐ PA. Pre. Sent. ☐ PB. Pre-Plea ☐ RF. D.E.J. Elig.	TCOR O/P Attend NA or AA Daily times a week
TCAS	☐ ASI Report ordered, to be sent to the ☐ 1. Court ☐ 2. Prob. Dept.	and bring proof of attendance to next appearance.
rcccJ	☐ Defendant to be contacted at the County Jail ☐ Report to within days	TCORQ
rcrbz Prprc	☐ Report to Probation on at	and comply with all program policies and procedures.
BAIL INF	ORMATION	TCORR 🗆
	☐ Motion for bail reduction / O.R. release ☐ A. Granted ☐ B. Denied	
VIDAO CSOR	☐ DA objects to O.R. release ☐ O.R. release ☐ B. revoked	I,, have interpreted this form to the above
CSFRC	Defendant is released on own recognizance. See O.R. agreement	named defendant.
VICRE	While in custody and/or as condition of any O.R./Bail release, defendant	I have received a copy, read and understand the above conditions of agreement

SFRA 3B SIC SDIC

JISGN CSRM

3EFPA

iC-030 (7/98)

PD

DEFENDANT'S SIGNATURE

STREET ADDRESS

CITY, STATE & ZIP

jace

I have received a copy, read and understand the above conditions of agreement:

TELEPHONE NO.

Filed 01/23/2008 Page 6 of 7

SUPERIOR COURT OF CALIFORNIA • COUNTY OF SAN JOAQUIN 222 F. WEBER AVE. • STOCKTON, CALIFORNIA 95202

CHARGES: 1. PC245(A)(2) F W/12022.5(A) <f2; 12022.5(a)<f2;="" 2-3.="" 4.="" f="" f<="" pc246.3="" pc422="" th="" w=""><th>ė, e</th><th></th><th></th><th>OCKTON, CALIFORNIA 9</th><th></th><th>C AMA</th><th>DEPT:</th></f2;>	ė, e			OCKTON, CALIFORNIA 9		C AMA	DEPT:
PC2-45 CA 3 CE VI 12022, 5 CA 3 FEV 12022, 5 CA	P I:	UPLE VO. AKUUIMEDES ME			rkoci bo	C FIRM	DEFI
2-3 FC246.3 SF U/12022.5 (A) FC2 SF U/1202.5 (A) FC2 SF U/12022.5 (A) FC			87897891	1	: DATE: 10 :	/19/00	TIME:
WASP F2416 PC242; 7 PC451 D FI F;	2.	-3. PC246.3 F W/12022.5	(A) <f2; 4.="" p<="" td=""><td></td><td>! JDG/COMM</td><td>: MICHAEL</td><td>_ GARRIGA</td></f2;>		! JDG/COMM	: MICHAEL	_ GARRIGA
Person P					CLERK:	TONI GO	ONZALES
Hearing on P.C. 1386	CA	SE: LF005144A DA:	0372841	AGCY: SO	REPT:	BRIAN (3RABER
Healing on P.C. 1392			APDAT	Deputy District Attorney	Dest D	ermon	
### Comment Report	IHMEN	☐ Hearing on P.C. 1369	APPUD	Deputy Public Defender	- Videi 1	Delph	
Review heaving	HDOC	Hearing on Doctor Reports	APCUS	Defendant in custody	Δthy		
Petition to Extend Commitment Principle Proceedings in Conference Procedings in Conference Proceedings in Conference Procedings in Conference Proceedings in Conference Procedings in Confer	IHRVU	☐ Review Hearing	APDNP	Defendant not present			
Hearing are: OSCOVEP Search Proceedings on Proc					ear present as a_		interp
Part	HVOP	☐ Hearing re: OSC/VOP					
Die to conflicting opinions, the Court expenses a third doctor to evaluate the defendant pursuant to P PanaCode section 1988 Spensed to examine defendant pursuant to P C				-			
San. Jourgin Committee destinated programme to P. C. Sportined to examine destinating programme to P. C. Sportined to examine destination, addressed the CO MITTEE CONTROLL				defendant augustate Dane	Code parties 1269		
San Josephin County Mental Health Count Listion, addressed the Kingson County Mental Health Count Listion, addressed the Kingson County Mental Health Count Listion, addressed the County Mental Health County Mental		Due to conflicting opinions, the Court appoints	3 third doctor to evaluate the	defendant pursuant to Pena	appointed	to examine defendar	nt pursuant to P.C.
San Josquin County Mental Health Count Listen, addressed the Co County Mental Health Count Listen, addressed the Co Proport of Service Services Se					appointed t	o examine defendar	
SEGN Committed to such that the factor of the foot project on the doctor reports		П		San Jo	aquin County Mental I	Health Court Liaison	
MISCR # Proposed conditions of the footer opports		This matter was continued for receipt of doctor	report(s)	John Chellson		is	received and consid
IMMA "Objected in presently component to stand trial MEAD Defended is not presently component to stand trial MEAD Defended is not presently component to stand trial MEAD Defended is not presently component to stand trial MEAD Defended is not presently component to stand trial MEAD Defended is not presently component to stand trial MEAD The court orders Stand MEAD Defended is not presently component to stand trial MEAD The court orders Stand MEAD Defended is not subtrained in ovaluation report prior to the next hearting MEAD The court orders Stand MEAD Defended is not subtrained in ovaluation report prior to the next hearting MEAD The court orders Stand MEAD Defended is not subtrained in ovaluation report prior to the next hearting MEAD Defended is present to an extension of commitment for one year. MEAD Defended is present to an extension of commitment for one year. MEAD Defended is present to an extension of commitment for one year. MEAD Defended is present to an extension of commitment for one year. MEAD Defended is present to an extension of commitment for one year. MEAD Defended is present to an extension of commitment for one year. MEAD Defended is present to an extension of commitment for one year. MEAD Defended is present to a mead in the same of commitment is present to a continuous to the contension of probation to remain in effect MEAD Defended is set to a mead in the same of the same of the present to a continuous to the crise the declorer reports was granted MEAD Defended is to continuous to the same of the declorer reports was granted MEAD Defended is continuous to the same of the declorer reports was granted MEAD Defended is continuous to the same of the same		Respective counsel stipulated to submit the iss	ue of the defendants compe	tency based on the doctor re	ports		ioosiroa ana senor
Matter referred to community program director for placement report and recommendation							
Matter referred to Community program director for placement report and recommendation		Criminal proceedings reinstated subsequent to					
Matter referred to V.M.R.C. for piecement report and recommendation for possible LPS Conservatorship for possible L				enmondation			
International Committee International Content In		☐ Matter referred to V.M.R.C. for placement repo	rt and recommendation				
MICOA Proposed confidence of confinence to report with decided period to the next hearing		☐ This matter is referred to		for pos	sible LPS Conservator	rship	wobjetric Health Ear
MISEC Defendant siguates to an extension of commitment for one year.				is to ev	aluate the defendant i nit an evaluation repor	t prior to the next he	earing
MOTIONS / MISCELLANEOUS Case dismissed on motion of: A. District Attorney B. Interest of Justice D. In view of piea in case: E. Reason: PRODE Probation reinstanted TCRIE All previous terms & conditions of probation to remain in effect	MISEC	Defendant stipulated to an extension of commit		-1 O-d			
COD_ Case distinsted on motion of A. District Attorney B. Interest of Justice D. In view of plea in case: E. Reason:			ompetency pursuant to Pen	ar Code section (368. Estima	ated time of that:		
PROBE OSC discharged upon motion of District Attorney		☐ Case dismissed on motion of: ☐ A. District Att	orney D. Interest of Justi	ce 🗌 D. In view of plea in ca	se:	_ 🗌 E. Reason:	
Committee Comm	PRODE	OSC discharged upon motion of District Attorned	≘y				
WWSNED Bench Warrant to be issued & ordered held until WWROND WWSNED BRWP De M. ordered, ball \$ BBFOB Bail bond # forfeited WWROND Warrant Recalled Defense Counsels request for a continuance to review the doctor reports was granted Defense Counsels request for a continuance to review the doctor reports was granted Defense Counsels request for a continuance to review the doctor reports was granted Defense Counsels request for a continuance to review the doctor reports was granted Defended counsels request for a continuance to review the doctor reports was granted Defended counsels request for a continuance to review the doctor reports was granted Defended counsels request for the process of the process of the counsels request for the process of the counsels request for the process of the counsels request for the process of			irms & conditions of probation	on to remain in effect			
Warrant Recalled Defense Counsels request for a continuance to review the doctor reports was granted	WWSH3	☐ Bench Warrant to be issued & ordered held uni	il	and the same of th			
Defense Coursels request for a continuance to review the doctor reports was granted			ared, Bail \$	BBFOB L Bail bond #		forteited	
COMMITMENT / PLACEMENT	APDRG	Defense Counsels request for a continuance to		as granted			
COMMITMENT / PLACEMENT							
MICOA Proposed conditions of outpatient as set forth in recommendation are granted MICOH Defendant is to continue in the San Joaquin Mental Health Conditional Release Program CCMO Defendant is to continue in the San Joaquin Mental Health at State Hospital, maximum term of commitment :	J 7,7 112.1 1						
Defendant is to confirme in the San Joaquin Mental Health Conditional Release Program Defendant Committed to Department of Mental Health at State Hospital, maximum term of commitment :	COMMIT	MENT / PLACEMENT				<u> </u>	
Defendant committed to Department of Mental Health at State Hospital, maximum term of commitment:					*		
MIDDD Court finds the defendant is developmentally disabled Check Court Cour				ease Program	State Hospital, ma	ximum term of comm	nitment :
Maximum term of commitment:	MIDDD	Court finds the defendant is developmentally di	isabled				
Defendant to receive credit for time served: S days				, ,		State Hospital	pursuant to P. C. 1
SHYAC	TCCTA	Defendant to receive credit for time served:	18				
SHVAC			t without further order upon	receiving from the state hosp	ital or treatment facility	a copy of the certifi	icate of restoration
SHMEA Hearing on P.C. 1368 set			that was set o	n .		at	
SHPLR Placement report set at 8:30 a.m., in Department # BBREM Bail to remain set \$SHDOC Doctor's report set at 8:30 a.m., in Department # BBNBL No Bail allowed \$SHRPVU Review hearing set at 8:30 a.m., in Department # BBNBL No Bail allowed \$SHRPV Petition to Extend Commitment set at 8:30 a.m., in Department # SHVOP Petition to Extend Commitment set at 8:30 a.m., in Department # SHVOP Plearing re: OSC/VOP set LO O-3 OO at ST ST ST ST ST ST ST S	SHMEA	☐ Hearing on P.C. 1368 set		at 8:30 a.m., in Departme	nt #	WTTNW []	
SHDOC Deter report set at 8:30 a.m., in Department # BBNBL No Bail allowed sHRVU Review hearing set at 8:30 a.m., in Department # BBNBL No Bail allowed sHRVD Putter proceedings set at 8:30 a.m., in Department # BBNBL No Bail allowed sHRVD Petition to Extend Commitment set at 8:30 a.m., in Department # BBNBL No Bail allowed sHRVD Petition to Extend Commitment set at 8:30 a.m., in Department # BBNBL No Bail allowed sHRVD Petition to Extend Commitment set at 8:30 a.m., in Department # BBNBL No Bail allowed sHRVD Petition to Extend Commitment set at 8:30 a.m., in Department # BBNBL No Bail allowed sHRVD Petition to Extend Commitment set at 8:30 a.m., in Department # AIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII							
SHFPR Further proceedings set		Doctor's report set		at 8:30 a.m., in Departme	nt #		\$
SHPHS Preliminary Hearing Setting set		Review hearing set		at 8:30 a.m., in Departme	nt #	BBNBL	No Bail allowed
SHPHS Preliminary Hearing Setting set		Petition to Extend Commitment set		at 8:30 a.m., in Departme at 8:30 a.m., in Departme	nt #		
SHPHS Preliminary Hearing Setting set	SHVOP	Plearing re: OSC/VOP set	100	at	8:30	_ 🔎 p.m. in De	epartment #
SHREA Readiness Conference is set at a.m./p.m., in Department #		☐ Itial Setting is Set		a		_ ap,	
CUSTODY STATUS CSFRC		☐ Readiness Conference is set		at		a.m./p.m., in De	epartment #
CUSTODY STATUS CSFRC		P.C. 1368 Jury Trial Assignment set		at	-	_a.m./p.m., in De	
CSFRC Defendant is released on O.R. See O.R. Agreement Defendant is ordered released on his own recognizance to: CSMHS The Court will allow the defendant to be released to County Mental Health Services for placement prior to the next hearing Defendant is to be housed at San Joaquin County Mental Health Facility CSFRA Defendant is remanded Defendant is remanded Defendant is to remain on own recognizance CSFRU Defendant is to remain on own recognizance CSFRU Defendant to remain on bail CSFRO Defendant is released from custody this action CSFRH Defendant is released from custody this action CSFRH Defendant to remain in custody MICC2 CC: Jail MICCP: CC. Probation Department MICC5: CC.							
CSMHS The Court will allow the defendant to be released to County Mental Health Services for placement prior to the next hearing CSFRA Defendant is to be housed at San Joaquin County Mental Health Facility CSFRA Defendant is remanded CSDTD Sheriff to deliver defendant into custody of the Director of CSFRU Defendant is to remain on own recognizance CSRMX Defendant is out of custody CSFRO Defendant is out of custody CSFRG Defendant is released from custody this action CSFRH Defendant is CSFRF Defendant is released from custody MICC2 CC: Jail MICCP: CC. Probation Department MICC5: CC. MICC2 CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICC5: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICCP: CC. Probation Department MICCS: CC. MICCS CC: Jail MICC	CSFRC	☐ Defendant is released on O.R. See O.R. Agree	ment	and the second second			
CSFRR		☐ Defendant is ordered released on his own reco	gnizance to: ed to County Mental Health	Services for placement prior	to the next hearing		
CSDTD Sheriff to deliver defendant into custody of the Director of SFRU Defendant is to remain on own recognizance CSRMX Defendant to remain on ball CSFRO Defendant is out of custody CSFRG Defendant is released from custody this action CSFRH Defendant is CSFRZ Selendant to remain in custody MICC2 CC: Jail MICCP: CC. Probation Department MICC5: CC.	CSFRR	☐ Defendant is to be housed at San Joaquin Cou		most of placement prof			
CSFRU Defendant is to remain on own recognizance CSRMX Defendant to remain on bail CSFRO Defendant is out of custody CSFRI Defendant is released from custody this action CSFRI Defendant is released from custody this action CSFRI Defendant to remain in custody MICC2 CC: Jail MICCP: CC. Probation Department MICC5: CC.		Defendant is remanded Shoriff to deliver defendant into contact.	Director of				
CSRMX			DUSCIOL OI	·			
CSFRG Defendant is released from custody this action CSFRH Defendant is CSFRZ Defendant to remain in custody MICC2 CC: Jail MICCP: CC. Probation Department MICC5: CC.	CSRMX	Defendant to remain on bail				*	
CSFRH							
MICC2	CSFRH	☐ Defendant is	**************************************				
	CSFRZ	Defendant to remain in custody					
	MICC2	☐ CC Jail MICCP ☐ CC Probation Depart	tment MICCS FICC	و کیلی در ان است.			
MICCS C: Atascadero State Hospital Napa State Hospital Patton State Hospital Metropolitan State Hospital Porterville Dev. Center WMRC	MICC5	☐ CC: Robert Hart, M.D. ☐ Gary Cavanaugh,	M.D. 🗌 Kent Rogerson, M	.D. 🗌 John Chellsen, PhD			

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: JOHN D PHILLIPS
   |District Attorney
                                                FILED
                                          SUPERIOR COURT - LODI
2 IState Bar Membership No. 48474
   ISAN JOAQUIN COUNTY
3 IBV: JEFFERY A DERMAN
                                          00 SEP - 1 PM 3: 17
   |Deputy District Attorney
4 1225 W ELM ST STE C
                                        JEANNE MILLSAPS, CLERK
   |LODI, CA 95240
   |Telephone: (209) 331-7500
   |Attorneys for Plaintiff
7
          SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN JOAQUIN
8
9
                                             ) No S000-18772
10
   The People of the State of California,
                                             ) SO Case
                                            ) DA Case: COM 0372841
11
                               Plaintiff,
12
                      v.
                                             ) COMPLAINT
13
   |ARQUIMEDES MENDOZA
                                                LF5144A
14
15
                               Defendant(s).)
16
17 |I, the undersigned, say, on information and belief, that in
18 | the County of SAN JOAQUIN, State of California:
19
                        ASSAULT W/FIREARM ON PERSON
20 IPC 245(A)(2)
21 | COUNT: 001, On or about 08/26/00 the crime of ASSAULT WITH A
22 |FIREARM, in violation of Section 245(a)(2) of the Penal Code, a
23 | FELONY, was committed by ARQUIMEDES MENDOZA, who at the time and
24 |place last aforesaid, did willfully and unlawfully commit an
25 |assault on GUADALUPE MENDOZA, with a firearm. It is further
26 |alleged that the above offense is a serious FELONY within the
27 | meaning of Penal Code Section 1192,7(C)(8).
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